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No. 43] NEW DELHI, SATURDAY, OCTOBER 25, 1969 (KARTIKA 3, 1891)

इस भाग में भिन्न घुण संस्थाएँ दी जाती हैं जिसमें कि यह घुण तंकाम के कप में रखा जा सके
(Separate paging is given to this Part in order that it may be filed as a separate compilation)

भाग IV

PART IV

प्रेस-सरकारी घटनाओं और प्रेस-सरकारी संस्थाओं के विवाच और सूचनाएं

Advertisements and Notices by Private Individuals and Private Bodies

NOTIFICATION BY THE EAST INDIA COTTON ASSOCIATION LIMITED, BOMBAY

Bombay, the 20th August 1969

The approval of the Secretary, Forward Markets Commission, under Sub-section (i) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with the Government of India, Ministry of Commerce and Industry Notification S.O. 1162, dated the 4th May 1960, has been obtained on the 20th August 1969 to the following amendment made to the By-law 223(v) of the East India Cotton Association Limited, Bombay, the same having been previously placed on the notice board of the Exchange under Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENT

That By-law 223(v) of the By-laws of the Association be altered in the manner following :—

In By-law 223(v) :—

For the figures, words and the full stop viz.
“3 quintals (300 kilograms).”

The following shall be substituted, viz.
“one quintal (100 kg).”

The 23rd August 1969

The approval of the Secretary, Forward Markets Commission under Sub-section (i) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952),

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read with the Government of India, Ministry of Commerce and Industry Notification S.O. 1162, dated the 4th May, 1960, has been obtained on the 23rd August, 1969, to the following amendments made to the Bye-laws of the East India Cotton Association Limited, Bombay, the same having been previously placed on the notice board of the Exchange under Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

That the By-laws of the Association be altered in the manner following :—

I. *In By-law 47(2)(b) :—*

For the words “otherwise than in accordance with”, the words “otherwise than subject to E.I.C.A. By-laws and in accordance with” shall be substituted.

II. *In By-law 47(2) :—*

The following new clause shall be added as clause (e) :—

“(e) The foregoing provisions in sub-clauses (a), (b), (c) and (d) of this clause shall not apply to Delivery Contracts which are made or entered into outside Greater Bombay and which are covered by the exemptions contained in the Government Notification No. S.O. 639, dated 10th February 1969 and such other Notifications that may be issued from time to time.”

III. *In By-law 66(A)(a) and (b) :—*

For the words “for delivery of Indian Cotton”, the words “for Indian Cotton made or entered into” shall be substituted.

IV. For the existing By-law 69, the following shall be substituted :—

"69. (a) A Delivery Contract or the rights or responsibilities under such contract or under any delivery order or sampling order or railway receipt or bill of lading or warehouse receipt or any other documents of title relating thereto shall not be transferable.

Havalas in respect of Delivery Contracts are not permitted.

(b) Subject to the provisions of these By-laws, the Buyer under all Delivery Contracts must weigh over and take delivery of the quantity purchased and no settlement of contracts shall be allowed except in the following circumstances :—

- (i) when the Buyer or the Seller becomes insolvent;
- (ii) when there is a serious crop failure which makes it difficult for the Seller to perform his part of the contract and the Board is of the opinion that it is a reasonable view;
- (iii) where there are substantial grounds for apprehending that the Buyer is likely to fail to take delivery of contracted cotton or make adequate payment therefor promptly or that the Seller is likely to fail to effect delivery of the contracted cotton in time and such failure is likely to result in a greater financial loss subsequently;
- (iv) when there is a failure of the Buyer to pay for the cotton delivered by the seller under previous contract/s or failure of the Seller to deliver cotton against contracts due for delivery earlier;
- (v) such other circumstances which the Board may lay down from time to time with the approval of the Forward Markets Commission.

Settlement when made shall be duly reported to the Association by both the parties concerned within six days and shall be examined by a Committee of the Board. If on a consideration of the report made by the Committee, the Board considers that a particular settlement was not warranted by the circumstances, the Board may take such disciplinary action as they may deem proper against the parties concerned."

V. The following new By-law shall be added as By-law 74A :—

"74A. In each of the case of default by the Seller or refusal to accept delivery by the Buyer, the party concerned shall communicate it to the Association in writing within 6 days of the date of the default or refusal, giving reasons for such failure. The opposite party shall, if it has exercised the option available to him in the relevant clauses of invoicing back or of closing out of the contract on the basis of the spot rate, explain the reason why the particular option had been exercised by him. If any party to the contract has exercised the option to buy or sell cotton on account of the defaulting party, the said party shall give particulars of the purchase or sale, as the case may be.

The Association shall from time to time examine such communications, taking into account all relevant circumstances and if it is not satisfied with the reasons or explanations furnished by the party or if it is not satisfied about the bonafides of the purchase or sale claimed to have been made, it may subject the party concerned to such disciplinary action including imposition of fine, suspension and expulsion as it may deem fit, after giving the party an opportunity of being heard in the matter. With a view to restricting the use of non-transferable specific delivery contracts only for the purpose of giving or taking actual delivery of the cotton and with a view to

ensuring uniformity in dealing with the cases of failure to give or to accept delivery, the Board of the Association may frame suitable rules under this By-law with the concurrence of the Forward Markets Commission.

Date : 23rd September 1969.

The approval of the Deputy Director, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with the Government of India, Ministry of Commerce and Industry Notification S.O. 1162, dated the 4th May, 1960, has been obtained on the 23rd September 1969, to the following amendments to the Bye-laws of the East India Cotton Association Limited, Bombay, the same having been previously placed on the notice board of the Exchange under Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

I. In By-law 76A(a)(ii)(a) :—

For the words "the Punjab", the words "Punjab, Haryana" shall be substituted.

II. In By-law 76A(a)(ii)(b) :—

(a) For the word "seven" the word "eight" shall be substituted.

(b) For the words "Sadulshahr and Sangaria", the words "Sadulshahr, Pilibhangha and Gajsingpur" shall be substituted.

III. In By-law 76A(a)(ii)(c) :—

(a) For the word "five" the word "six" shall be substituted.

(b) For the words "and Muktsar", the words "Muktsar and Dabwali" shall be substituted.

IV. In By-law 76A(b) in para 1 :—

(a) For the word "Punjab", the words "Punjab, Haryana" shall be substituted in item (i);

(b) (i) For the word "seven" the word "eight" shall be substituted in item (ii);

(ii) For the word "Sadulshahr and Sangaria", the words "Sadulshahr, Pilibhangha and Gajsingpur" shall be substituted in item (ii);

(c) (i) For the word "five" the word "six" shall be substituted in item (iii);

(ii) For the words "and Muktsar", the words "Muktsar and Dabwali" shall be substituted in item (iii).

V. The following new clause shall be added as clause (j) to By-law 76A :—

"(j) Provisions of By-law 60A for certification of cotton tendered and its re-tender shall be applicable to tenders against the Transferable Specific Delivery Contracts by substituting the words and numbers "Forms 5 and 6" by the words and numbers "Forms 5A and 6A" in clause (1) and by omitting clause (9)."

VI. In By-law 161 :—

(a) For the figures and letter "50P", the letters and figure "Re. 1/-" shall be substituted;

(b) For the letters and figure "Re. 1/-", the letters and figure "Rs. 2/-" shall be substituted.

VII. After Bye-law 161, the following new Bye-law shall be added :—

"161A.—Every member of the Association entitled to and making use of the Clearing House shall pay into Clearance House along with the balance sheet to be submitted under Bye-law 148B a Clearing House fee at the rate of 10 Paise per bale in respect of all purchases as well as sales (on their own account or client's account) passing through the Clearing House for settlement.

A member shall be entitled to recover Clearing House fees from his constituents in respect of business done on behalf of the constituents.

The provisions of this Bye-law shall apply to all business done in Transferable Specific Delivery Contracts.

The Board of Directors or a Committee appointed by them shall be entitled to call for inspection of books of accounts of the members to ascertain if full amount of Clearing House fees has been paid and if it is found that a member has not paid the full amount or he has paid less than what is due under this Bye-law, he shall be liable to be dealt with under the disciplinary Bye-law 17.

The fees collected shall wholly belong to the Association."

D. G. DAMLE

Secretary

*The East India Cotton Association Limited
Bombay*

THE EAST INDIA JUTE & HESSIAN EXCHANGE LIMITED

43, Netaji Subhas Road, Calcutta-1

Calcutta-1, the 4th August 1969

NOTIFICATION

No. TSDC/50/69—The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with the Government of India, Ministry of Commerce & Industry, Notification S.O. 1162, dated the 4th May 1960, has been obtained *vide* his letter No. 2/2/69-EIJHE, dated the 1st August 1969 to the following amendment made to the Bye-laws of the East India Jute & Hessian Exchange Ltd., Calcutta, for trading in Transferable Specific Delivery Contracts in Raw Jute and Jute Goods :

AMENDMENT

In the said Bye-laws :—

"In Clause (b) of Bye-law 1 of Chapter IV, for the word 'eight' occurring in line two the word 'nine' shall be substituted."

In pursuance of the proviso to sub-section (4) of Section 11 of the said Act, the approval of the Secretary, Forward Markets Commission, has been obtained for dispensing with, in the interest of the trade, the condition of previous publication of the above amendment.

K. K. DATTA

Secretary

4-8-69

THE EAST INDIA JUTE & HESSIAN EXCHANGE LIMITED

Calcutta, the 7th October 1969

NOTIFICATION

No. TSDC/60/69—The approval of the Secretary Forward Markets Commission, under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952

(74 of 1952), read with the Government of India, Ministry of Commerce & Industry, Notification S.O. 1162 dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the East India Jute & Hessian Exchange Ltd., Calcutta, for trading in Transferable Specific Delivery Contracts in Raw Jute and Jute Goods :—

AMENDMENTS

In the said Bye-laws :—

After Bye-law 10 of Chapter V, the following Bye-law 10A shall be added, namely :—

"10A (a) The Board may, in the general interest of the trade and industry or in the public interest by a resolution passed at a meeting by a majority of not less than 2/3rds of the Directors present and with the concurrence of the Forward Markets Commission, Govt. of India, prohibit or restrict fresh trading in transferable specific delivery contracts in any delivery or deliveries for the sale or purchase of raw jute and/or jute goods from such date as may be fixed in that behalf for a specific period or until further notice as may be fixed by the Board with such exemptions as may be deemed fit by the Board.

(b) The Board may from time to time by a resolution passed at a meeting by a majority of not less than 2/3rds of the Directors present and concurred in by the Forward Markets Commission, Govt. of India, extend or reduce the period during which restriction or prohibition imposed under Clause (a) above shall be in force or vary or withdraw such restrictions.

(c) The Board's powers specified in Clauses (a) and (b) hereinabove may be exercised by the Forward Markets Commission, Govt. of India, in any case whenever in the opinion of the Commission it is expedient in the interest of the trade and industry or in the public interest so to do."

In pursuance of the proviso to sub-section (4) of Section 11 of the said Act, the approval of the Secretary, Forward Markets Commission, has been obtained for dispensing with, in the interest of the trade, the condition of previous publication of the above amendment.

M. L. SHARMA

Asstt. Secretary (G)

for Secretary

7-10-69

NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS REGARDING CHANGE OF NAME IN GAZETTE OF INDIA. PERSONS NOTIFYING THE CHANGES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

BY ORDER

Manager of Publications

CHANGE OF NAMES

I, hitherto known as A. PACKIAM son of Shri A. ANANTHAPPAN, employed as Sorter in Madras Airport Sorting Office, Madras-27, residing at No. 19, Hind Lane, 6th Big Street, M.G.R. Nagar, Madras-26, have changed my name and shall hereafter be known as A. PACKIA RAJ.

It is certified that I have complied with other legal requirements in this connection.

A. PACKIAM
(Sd. in existing name)

I, hitherto known as SANGOTHA PASSI son of Late SARBUH PASSI, employed as Labourer 'B' in Metal & Steel Factory, Ichapur, residing at C/o Borey Passi, Qt. No. E-6/4, Old Line, P.O. Ichapur, Dist. 24-Parganas, have changed my name and shall hereafter be known as NAHNU PASSI.

It is certified that I have complied with other legal requirements in this connection.

SANGOTHA PASSI
(Sd. in existing name)

I, hitherto known as R. BHASKARA son of Shri R. RAMASWAMI, employed as Supervisor in Chief Inspectorate of Electronics, Bangalore, residing at 29, Govindappa Street, Basavangudi, Bangalore-4, have changed my name and shall hereafter be known as S. R. BHASKARAN.

It is certified that I have complied with other legal requirements in this connection.

R. BHASKARA
(Sd. in existing name)

I, hitherto known as KRISHAN LAL son of Shri KARAM CHAND, employed as Telephone Inspector in Karol Bagh Exchange, Pusa Road, residing at T-121, Baljit Nagar, New Delhi-8, have changed my name and shall hereafter be known as K. L. ARORA.

It is certified that I have complied with other legal requirements in this connection.

KRISHAN LAL
(Sd. in existing name)

I, hitherto known as RAM BRICH RAM son of Late GOPI SINGH, employed as Class IV in Cal. R.M.S. Dn., residing at 46/47, Rosemary Lane, Howrah, have changed my name and shall hereafter be known as RAM BRIKSH SINGH.

It is certified that I have complied with other legal requirements in this connection.

RAM BRICH RAM
(Sd. in existing name)

I, hitherto known as Kumari VIJAYA daughter of Shri SHRINIVAS KULKARNI, employed as a Postal Clerk in Sub-Post Office at Igatpuri, District Nasik (Maharashtra), residing at Railway Quarter No. MB/355, Near Power House, Igatpuri, District Nasik, have changed my name and shall hereafter be known as Mrs. ROHINI RAMESH KHISTI.

It is certified that I have complied with other legal requirements in this connection.

VIJAYA SHRINIVAS KULKARNI
(Sd. in existing name)

I, hitherto known as SILVANTI ODHERMAL ADVANI daughter of Shri ODHERMAL T. ADVANI, employed as Selection Grade Clerk in the Office of the Accountant-General, Maharashtra, Bombay, residing at 27/60, School Marg, Old Rajinder Nagar, New Delhi-5, have changed my name and shall hereafter be known as PUSHPA VISHNU VASWANI.

It is certified that I have complied with other legal requirements in this connection.

S. O. ADVANI
(Sd. in existing name)

I, hitherto known as MALLISETTI JANARDHANAM son of Shri M. VENKATARAYULU, employed as Mechanic, Phones in Telephone Exchange, Sirpurkhagaz-nagar, residing at Telephone Exchange, Sirpurkhagaz-nagar, Adilabad Dt., have changed my name and shall hereafter be known as MALLISETTI JANARDHANRAO.

It is certified that I have complied with other legal requirements in this connection.

MALLISETTI JANARDHANAM
(Sd. in existing name)

I, hitherto known as JOITABHAI KUMBHAR son of Shri GAGABHAI KUMBHAR, employed as T.O. Manavadar in Telephone Exchange Manavadar, residing at Shri J. G. Kumbhar, Mistri Gokal Hiraji's Building Near Post Office, Manavadar, Dist. Junagadh, Gujarat State, have changed my name and shall hereafter be known as Shri LALIKUMAR MOHANDAS PRAJAPATI.

It is certified that I have complied with other legal requirements in this connection.

J. G. KUMBHAR
(Sd. in existing name)

I, hitherto known as ABDUL QAYYUM BABU MIYAN son of Shri BABU MIYAN ISMAIL SHAIKH, employed as Jr. Clerk in Ujjani Canal Sub-Dn. No. II, Tembhurni, Dist. Sholapur under Ex. Engr., Ujjani Canal Division No. I Dhond, residing at Ujjani Canal Sub-Dn. No. II, Tembhurni, Dist. Sholapur, have changed my name and shall hereafter be known as QAYYUM BABU MIYAN SHAIKH.

It is certified that I have complied with other legal requirements in this connection.

ABDUL QAYYUM BABU MIYAN
(Sd. in existing name)

I, hitherto known as Shri MANISH CHANDRA SARKER son of Shri M. C. BHATTACHARYA, employed as Airport Ticket Clerk in the Office of the Aerodrome Officer, Civil Aviation Department, Calcutta, residing at R-586/D, New Quarters, Calcutta-52, have changed my name and shall hereafter be known as Shri MANISH CHANDRA BHATTACHARYA.

It is certified that I have complied with other legal requirements in this connection.

MANISH CHANDRA SARKER
(Sd. in existing name)

I, hitherto known as RAMACHANDRA DEVENDRA UPADHYE son of Shri DEVENDRA DHULAPPA CHAVAN, employed as Post Man in Tilakwadi East P.O., residing at Tilakwadi East P.O., have changed my name and shall hereafter be known as RAMACHANDRA DEVENDRA CHAVAN.

It is certified that I have complied with other legal requirements in this connection.

R. D. UPADHYE
(Sd. in existing name)

I, hitherto known as ARUNCHANDRA BHIMANI son of Shri TRIBHOVANDAS BHIMANI, employed as Engineering Supervisor in Coaxial Maintenance, Bulsar, residing at Ganjkhana, Bulsar, have changed my name and shall hereafter be known as ARUNCHANDRA TRIBHOVANDAS SHAH.

It is certified that I have complied with other legal requirements in this connection.

ARUNCHANDRA BHIMANI
(Sd. in existing name)

I, hitherto known as Smt. SHAKUNTALA MARATHE daughter of Shri RANGANATHA S. MARATHE, employed as Lower Division Clerk in Accountant-General's Office, Bombay, residing at Shrama-parihar, Block No. 3, Datta Colony, Ayre Road, Dombivli (East) Thana Distt., Maharashtra, have changed my name and shall hereafter be known as SOW ARUNA VIJAY DONGRE.

It is certified that I have complied with other legal requirements in this connection.

SHAKUNTALA MARATHE
(Sd. in existing name)

I, hitherto known as "P. N. RAJU" son of (Late) Sri NARASIMHA BHATTACHAR, employed as Khalasi, in Electrical Department, (TLD), Southern Railway, Mysore, residing at No. 448, Jhansi Lakshmi Bairad, Mysore-4, have changed my name and shall hereafter be known as "VENKATABHATRACHAR P. N."

It is certified that I have complied with other legal requirements in this connection.

P. N. RAJU
(Sd. in existing name)

I, hitherto known as KHACHERU SINGH son of Shri HET RAM SINGH, employed as TUDC in C.D.A. C.C., Meerut (U.P.), residing at 280, Purwa Shekhla, Meerut City, have changed my name and shall hereafter be known as VIJAY KUMAR VERMA.

It is certified that I have complied with other legal requirements in this connection.

KHACHERU SINGH
(Sd. in existing name)

I, hitherto known as Shri GOPIKRISHNA BISAL son of Late AGADHU BISAL, working as Mazdoor in E.S.D. Panagar and residing at Bud Bud Cyndicate, P.O. Bud Bud, Dist. Burdwan, have changed my name and shall hereafter be known as Shri KRISHNA BISAL.

It is certified that I have complied with other legal requirements in this connection.

GOPIKRISHNA BISAL
(Sd. in existing name)

I, hitherto known as Ku. SUNANDA DAULATRAO GUPTE daughter of Shri DAULATRAO BALKRISHNA GUPTE, employed as Lower Division Clerk in the Office of the Accountant-General, Maharashtra, Nagpur Branch, Nagpur, residing at Shri S. N. Joshi, Plot No. 286, Ramnagar, Nagpur, have changed my name and shall hereafter be known as SOW. CHITRA SURESH JOSHI.

It is certified that I have complied with other legal requirements in this connection.

S. D. GUPTE
(Sd. in existing name)

I, hitherto known as B. C. BHAVSAR (BAPPAL BHAVSAR) son of Shri CHHOTELAL BHAVSAR, employed as a Clerk in Head Post Office, Khandwa, residing at Khandwa, M.P., have changed my name and shall hereafter be known as J. K. BHAVSAR (JAYANT KUMAR BHAVSAR).

It is certified that I have complied with other legal requirements in this connection.

B. C. BHAVSAR
(Sd. in existing name)

I, hitherto known as T. R. KATIA (TULSRAM KATIA) son of Shri UMED SINGH, employed as UDC/SBCO in the Head Post Office, Khandwa, residing at Khandwa, M.P., have changed my Surname and shall hereafter be known as T. R. PAGAR (TULSRAM PAGAR).

It is certified that I have complied with other legal requirements in this connection.

T. R. KATIA
(Sd. in existing name)

I, hitherto known as Kum. SHOBHNA TEJUMAL BUTANI daughter of Shri TEJUMAL B. BUTANI, employed as Clerk in the Office of the Textile Commissioner, Bombay, residing at 3, C-6, Basant Park, Chembur, Bombay-71, have changed my name and shall hereafter be known as Mrs. SHOBHNA RAJAGOPAL.

It is certified that I have complied with other legal requirements in this connection.

S. T. BUTANI
(Sd. in existing name)

I, hitherto known as SADHU SINGH son of Shri S. SUNDER SINGH, employed as Army Officer in 50 Air Defence Regiment C/o 99 APO, residing at Field, have changed my name and shall hereafter be known as SADHU SINGH CHAHAL.

It is certified that I have complied with other legal requirements in this connection.

SADHU SINGH
(Sd. in existing name)

I, hitherto known as TIMLOO son of Shri FAKIR CHAND, a Student in M. B. Higher Secondary School, Mandir Marg, residing at House No. 101, Harijan Basti, Panch Kuan Road, New Delhi, have changed my name and shall hereafter be known as KULDIP RAJ.

It is certified that I have complied with other legal requirements in this connection.

TIMLOO
(Sd. in existing name)

I, hitherto known as SHIVA CHARAN son of Shri DHARAM SINGH TOMAR, employed as Equipment Officer in Indian Air Force, residing at 148, Pati Mehar Bagh (Meerut), U.P., have changed my name and shall hereafter be known as SHIVACHARAN SINGH TOMAR.

It is certified that I have complied with other legal requirements in this connection.

SHIVA CHARAN
(Sd. in existing name)

MEMBERS' VOLUNTARY WINDING UP
THE KAILASH GOODS CARRIERS PRIVATE
LIMITED, DELHI

Notice Convening Final Meeting

Notice is hereby given in pursuance of Section 497/509 that a General Meeting of the members of the above-named company will be held at 2, Subhash Marg, Delhi on the Saturday of 15th November 1969 at 4 O'clock afternoon for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company has been disposed of and of hearing any explanation that may be given by the Liquidator and also by determining by a special resolution of the company the manner in which the books, accounts and documents of the company and of the Liquidator shall be disposed of.

Dated this 9th day of October 1969.

KUNDAN LALL GUJRAL
Liquidator

NOTICE TO CREDITORS

Estate Mrs. Annie Frances Macbean, deceased

Pursuant to Section 360 of Act XXXIX of 1925 all persons having claims against the estate of the above-named deceased late of Bank House, 112, Morningside Road, Edinburgh, who died at Edinburgh aforesaid on the 7th March, 1966, and Letters of Administration with copy Will and Codicil annexed to whose estate have been granted by the Calcutta High Court to National & Grindlays Bank Limited, Calcutta, are hereby required to send

full particulars of their claims to the said Administrator on or before the 15th November, 1969, after which date the said Administrator will proceed to distribute the assets of the above estate without regard to any claim except those of which notice shall then have been received.

Dated the 4th October, 1969.

SANDERSONS & MORGANS
*Solicitors to the Administrator
abovenamed*
5 & 7, Netaji Subhas Road,
Calcutta-1

NOTICE TO CREDITORS

*Estate Henry Alexander Carlisle Williams also known as
H. A. C. Williams deceased*

Pursuant to Section 360 of Act XXXIX of 1925 all persons having claims against the estate of the above-named deceased of 1 White Gates Rohais in the Parish of Saint Peter Port in Guernsey formerly of Les Blancs Bois Castel Guernsey, Channel Islands who died at 1 White Gates Rohais in the Parish of Saint Peter Port as aforesaid on the 17th August 1966, are hereby required to send full particulars of their claims to National And Grindlays Bank Limited, 19, Netaji Subhas Road, Calcutta, the executor named in the Will of the abovenamed deceased, on or before the 31st October 1969 after which date the said executor will proceed to distribute the assets of the above estate without regard to any claims except those of which any notice shall then have been received.

Dated the 19th September 1969.

SANDERSONS & MORGANS
Solicitors for the said executor
5 & 7, Netaji Subhas Road,
Calcutta-1